UNITED STATES OF AMERICA)	
v.)	CRIMINAL NO. 4:23cr35
JAMAR SHAHEEM BROWN)	
Defendant.)	

STATEMENT OF FACTS

Comes now the United States and offers to the court that had the above-styled matter proceeded to trial the United States would have proven the following facts beyond a reasonable doubt.

- In 2021, Members of the investigative team began investigating a Drug Trafficking 1. Organization that involved JAMAR SHAHEEM BROWN and an address on Goldsboro Drive, in Hampton, Virginia. On Thursday, October 13, 2022, members of the investigate team responded to the Goldsboro Drive address in reference to locating BROWN, who had outstanding arrest warrants from Newport News, Virginia and Hampton, Virginia. BROWN was wanted from Newport News, Virginia for a Felony Probation Violation and from Hampton, Virginia for Brandishing a Firearm and Possession of a Firearm by a Convicted Felon.
- During surveillance, BROWN was observed leaving the Goldsboro Drive address. 2. Members of the investigative team arrested BROWN. During a search incident to arrest, members of the investigative team located approximately \$48,955.00 in United States Currency, a quantity of cocaine, a quantity of heroin, a quantity of crystalline methamphetamine, various prescription

pills, a quantity of "crack" cocaine, multiple cell phones, and a digital scale with suspected

narcotics residue.

3. Members of the investigate team obtained and executed a state search warrant for the

Goldsboro Drive address and BROWN's vehicle. Pursuant to these search warrants, the

investigative team located additional quantities of cocaine, methamphetamine and marijuana, a

kilogram press machine, mixing agents, cutting agents, packaging materials, and several digital

scales with suspected narcotics residue. Additionally, a Glock Handgun, was located in the

residence.

4. In a Post-Miranda Interview, BROWN admitted to selling marijuana, heroin, cocaine, and

methamphetamine. Cocaine and methamphetamine are Schedule II narcotic controlled substances

and marijuana, and heroin are Schedule I controlled substances. The parties agree that the

defendant is responsible for a converted drug weight of more than 3000 kilograms and less than

10,000 kilograms. These events occurred in the Newport News Division of the Eastern District of

Virginia and elsewhere.

Respectfully submitted,

JESSICA D. ABER

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JBGA EMA

After consulting with my attorney and pursuant to the plea agreement entered into this day between the defendant, JAMAR SHAHEEM BROWN and the United States, I hereby stipulate that the above Statement of Facts is true and accurate, and that had the matter proceeded to trial, the United States would have proved the same beyond a reasonable doubt.

I am JAMAR SHAHEEM BROWN's attorney, and I have carefully reviewed the above Statement of Facts with the defendant. To my knowledge, the decision to stipulate to these facts is an informed and voluntary one.

Suzanne Katchmar

Attorney for JAMAR SHAHEEM BROWN